## EXHIBIT A ANNOTATED STATES' APPENDIX

STATE	COUNT(S)	· /	STATUTE	RELEVANT TEXT	META'S POSITION
		IN RESPONSE			
Arizona	Count II	Sects. III, IV(A)	Ariz. Rev. Stat. §	The act, use or employment by any person	Meta agrees that the
			44-1522(A)	of any deception, deceptive or unfair act or	States assert a claim for
				practice, fraud, false pretense, false	violation of this statute.
				promise,	Meta does not agree
				misrepresentation, or concealment,	that the text printed
				suppression or omission of any material fact	here is the only relevant
				with intent that others rely on such	authority and provides
				concealment, suppression or	appendices laying out
				omission, in connection with the sale or	relevant authority.
				advertisement of any merchandise whether or	
				not any person has in fact been misled,	
				deceived or damaged thereby, is declared to	
				be an unlawfulmpractice.	

California	Count III	Sect. III	Cal. Bus. & Prof. Code § 17500	It is unlawful for any person, firm, corporation or association, or any employee thereof with intent directly or indirectly to dispose of real or personal property or to perform services, professional or otherwise, or anything of any nature whatsoever or to induce the	Meta agrees that the States assert a claim for violation of this statute. Meta does not agree that the text printed here is the only relevant authority and provides
				public to enter into any obligation relating thereto, to make or disseminate or cause to be made or disseminated before the public in this state, or to make or disseminate or cause to be made or disseminated from this state before the public in any state, in any newspaper or other publication, or any advertising device, or by public outcry or proclamation, or in any other manner or means whatever, including over the Internet, any statement, concerning that real or personal property or those services, professional or otherwise, or concerning any circumstance or matter of fact connected with the proposed	appendices laying out relevant authority.
				performance or disposition thereof, which is untrue or misleading, and which is known, or	

California				which by the exercise of	
(continued)				reasonable care should be known,	
(commuca)				to be untrue or misleading.	
California	Count IV	Sects. I, III, IV	Cal. Bus. &	As used in this chapter, unfair	Meta agrees that the States assert a
		, ,	Prof. Code	competition shall mean and	claim for violation of this statute.
			§ 17200	include any unlawful, unfair or	Meta does not agree that the text
			Ü	fraudulent business act or	printed here is the only relevant
				practice and unfair, deceptive,	authority and provides appendices
				untrue or misleading advertising	laying out relevant authority.
Colorado	Count V	Sects. III, IV	Colo. Rev.	A person engages in a	Meta agrees that the States
			Stat. § 6-	deceptive trade practice when,	assert a claim for violation of
			1-	in the course of the person's	this statute. Meta does not
			105(1)(e)	business, vocation, or	agree that the text printed here
				occupation, the person:	is the only relevant authority
				(e) Either knowingly or recklessly	and provides appendices laying
				makes a false representation as	out relevant authority.
				to the characteristics,	
				ingredients, uses, benefits,	
				alterations, or	
				quantities of goods, food, services,	
				or property or a false	
				representation as to the	
				sponsorship, approval, status,	
				affiliation, or connection of a	
				person therewith.	
Colorado	Count VI	Sects. III, IV	Colo. Rev.	A person engages in a deceptive	Meta agrees that the States
			Stat. § 6-	trade practice when, in the course	assert a claim for violation of
			1-	of the person's business,	this statute. Meta does not
			105(1)(g)	vocation, or occupation, the	agree that the text printed here
				person:	is the only relevant authority
				(g) Represents that goods, food,	and provides appendices laying
				services, or property are of a	out relevant authority.
				particular standard, quality, or grade,	
				or that goods are of a particular style	

				or model, if he knows or should know that they are of another.	
Colorado	Count VII	Sects. III, IV	Colo. Rev. Stat. § 6- 1- 105(1)(u)	A person engages in a deceptive trade practice when, in the course of the person's business, vocation, or occupation, the person: (u) Fails to disclose material information concerning goods, services, or property which information was known at the time of an	Meta agrees that the States assert a claim for violation of this statute. Meta does not agree that the text printed here is the only relevant authority and provides appendices laying out relevant authority.

Colorado				advertisement or sale if such	
(continued)				failure to disclose such	
				information was intended to	
				induce the consumer to enter	
				into a transaction.	
Colorado	Count VIII	Sects. III, IV	Colo. Rev.	A person engages in a	Meta agrees that the States
			Stat. § 6-	deceptive trade practice when,	assert a claim for violation of
			1-	in the course of the person's	this statute. Meta does not
			105(1)(rrr)	business, vocation, or	agree that the text printed here
			100(1)(111)	occupation, the person:	is the only relevant authority
				(rrr) Either knowingly or	and provides appendices
				recklessly engages in any	laying out relevant authority.
				unfair, unconscionable,	
				deceptive,	
				deliberately misleading, false, or	
				fraudulent act or practice.	
Connecticut	Count IX	Sects. III,	Conn. Gen.	No person shall engage in unfair	Meta agrees that the States assert a
		IV(A),	Stat. §	methods of competition and unfair	claim for violation of this statute.
		V	42-110b	or deceptive acts or	Meta does not agree that the text
			(a)	practices in the conduct of any trade	printed here is the only relevant
				or commerce.	authority and provides appendices
					laying out relevant authority.
Delaware	Count X	Sects. III, IV(A)	Del. Code Ann.	The act, use, or employment by any	Meta agrees that the States assert a
			§ 2513(a)	person of any deception, fraud,	claim for violation of this statute.
				false pretense, false promise,	Meta does not agree that the text
				misrepresentation, unfair	printed here is the only relevant
				practice, or the concealment,	authority and provides
				suppression, or omission of any	appendices laying out relevant
				material fact with intent that others	authority.
				rely upon such concealment,	
				suppression, or omission, in	
				connection with the sale, lease,	
				receipt, or	
				advertisement of any	

				merchandise, whether or not any person has in fact been misled, deceived, or damaged thereby, is an unlawful practice.	
Delaware	Count XI	Sect. III	Del. Code Ann. § 2532(a)(12)	A person engages in a deceptive trade practice when, in the course of a business, vocation, or occupation, that person engages in any other conduct which similarly creates a likelihood of confusion or of misunderstanding.	Meta agrees that the States assert a claim for violation of this statute. Meta does not agree that the text printed here is the only relevant authority and provides appendices laying out relevant authority.
Georgia	Counts XII- XIII	Sects. III, IV(A), V	O.C.G.A. § 10- 1- 393(a)	Unfair or deceptive acts or practices in the conduct of consumer transactions and consumer	Meta agrees that the States assert a claim for violation of this statute.  Meta does not agree that the text printed here is the only relevant authority and provides appendices laying out relevant authority.

Georgia				acts or practices in trade or	
(continued)				commerce are	
,				declared unlawful.	
Hawai'i	Count XIV	Sects. III,	Haw. Rev.	Unfair methods of competition and	Meta agrees that the States assert a
		IV(A), V	Stat. § 480-	unfair or deceptive acts or	claim for violation of this statute.
			2(a)	practices in the conduct of any	Meta does not agree that the text
				trade or commerce are unlawful.	printed here is the only relevant
					authority and provides appendices
					laying out relevant authority.
Illinois	Counts	Sects. III,	815 ILCS	Unfair methods of	Meta agrees that the States
	XV-	IV(A), V	505/2	competition and unfair or	assert a claim for violation of
	XVI			deceptive acts or practices,	this statute. Meta does not
				including but not	agree that the text printed
				limited to the use or employment	here is the only relevant
				of any deception fraud, false	authority and provides
				pretense, false promise,	appendices laying out
				misrepresentation or the	relevant authority.
				concealment, suppression or	
				omission of any material fact, with	
				intent that others rely upon the	
				concealment, suppression or	
				omission of such material fact, or	
				the use or	
				employment of any practice	
				described in Section 2 of the	
				"Uniform Deceptive Trade	
				Practices Act", approved August 5, 1965, in the conduct of any	
				trade or commerce are hereby	
				declared unlawful whether any	
				person has in fact been misled,	
				deceived or damaged thereby.	

Illinois	Count XVII	Sects. III, IV(A)	815 ILCS	A person engages in a	Meta agrees that the States
			510/2	deceptive trade practice when,	assert a claim for violation of
				in the course of his or her	this statute. Meta does not
				business, vocation, or	agree that the text printed here
				occupation, the person:	is the only relevant authority
				(5) represents that goods or services	and provides appendices
				have sponsorship, approval,	laying out relevant authority.
				characteristics, ingredients, uses,	
				benefits, or quantities that they do	
				not have or that a person has a	
				sponsorship, approval, status,	
				affiliation, or connection that he or	
				she does not have []	
				(7) represents that goods or	
				services are of a	
				particular standard, quality, or grade	
				or that goods	

Illinois				are a particular style or model, if	
(continued)				they are of another []	
				(12) engages in any other	
				conduct which	
				similarly creates a likelihood of	
				confusion or misunderstanding.	
Indiana	Counts	Sects. III, IV, V	Ind. Code §	(a) This chapter shall be	Meta agrees that the States
	XVIII-		24-5- 0.5-1	liberally construed and	assert a claim for violation of
	XIX			applied to promote its	this statute. Meta does not
				purposes and policies.	agree that the text printed here
				(b) The purposes and policies	is the only relevant authority
				of this chapter are to:	and provides appendices laying
				(1) simplify, clarify, and modernize the law	out relevant authority.
				governing deceptive and	
				unconscionable	
				consumer sales practices;	
				(2) protect consumers from	
				suppliers who commit	
				deceptive and unconscionable	
				sales acts; and	
				(3) encourage the	
				development of fair consumer	
				sales practices.	

Indiana	Counts	Sects. III, IV, V	Ind. Code §	"Consumer transaction" means a	Meta agrees that the States assert
	XVIII-		24-5- 0.5-	sale, lease,	a claim for violation of this
	XIX		2(a)(1)	assignment, award by chance, or	statute. Meta does not agree that
				other disposition of an item of	the text printed here is the only
				personal property, real property,	relevant authority and provides
				a service, or an intangible,	appendices laying out relevant
				except securities and	authority.
				policies or contracts of	
				insurance issued by	
				corporations authorized to	
				transact an insurance business	
				under the laws of the state of	
				Indiana,	
				with or without an extension of	
				credit, to a person for purposes	
				that are primarily personal,	
				familial, charitable, agricultural,	
				or household, or a	
				solicitation to supply any of	
				these things. However, the	
				term includes the following:	
				transfer of structured settlement	
				payment rights under IC 34-50-	
				2.	

Indiana				(B) An unsolicited	
(continued)				advertisement sent to a person	
(**************************************				by telephone facsimile machine	
				offering a sale, lease,	
				assignment, award by chance,	
				or other disposition of an item	
				of personal property, real	
				property, a service, or an	
				intangible.	
				(C) The collection of or	
				attempt to collect a debt by a	
				debt collector.	
Indiana	Counts	Sects. III, IV	Ind. Code §	A supplier may not commit an	Meta agrees that the States
	XVIII-		24-5- 0.5-	unfair, abusive, or deceptive	assert a claim for violation of
	XIX		3(a)	act, omission, or practice in	this statute. Meta does not
				connection with a consumer	agree that the text printed here
				transaction. Such an act,	is the only relevant authority
				omission, or practice by a	and provides appendices laying
				supplier is a violation of this	out relevant authority.
				chapter whether it occurs	
				before, during, or after the	
				transaction. An act, omission, or	
				practice prohibited by this	
				section includes both implicit	
				and explicit misrepresentations.	

Indiana	Counts	Sects. III, IV	Ind. Code §	Without limiting the scope of	Meta agrees that the States
	XVIII-		24-5- 0.5-	subsection (a), the following	assert a claim for violation of
	XIX		3(b)(1);	acts, and the following	this statute. Meta does not
			(b)(2)	representations as to the subject	agree that the text printed here
				matter of a consumer	is the only relevant authority
				transaction, made orally, in	and provides appendices laying
				writing, or by electronic	out relevant authority.
				communication, by a supplier, are	•
				deceptive acts:	
				(1) That such subject of a	
				consumer transaction has	
				sponsorship, approval,	
				performance,	
				characteristics, accessories, uses,	
				or benefits it	
				does not have which the	
				supplier knows or should	
				reasonably know it does not	
				have.	
				(2) That such subject of a	
				consumer transaction is of a	
				particular standard, quality,	
				grade, style, or model, if it is	
				not and if the supplier knows	
				or should reasonably know	
				that it is not.	

Kansas	Count XX	Sect. III	K.S.A. § 50-	No supplier shall engage in any	Meta agrees that the States assert a
Kaiisas	Count AA	Sect. III	•	deceptive act or practice in	claim for violation of this statute.
			626(a)	connection with a consumer	
				transaction.	Meta does not agree that the text
				transaction.	printed here is the only relevant
					authority and provides appendices
77	G ANN	G + IV	W.C. A. 0.50	X 1' 1 11 '	laying out relevant authority.
Kansas	Count XXI	Sect. IV	K.S.A. § 50-	No supplier shall engage in any	Meta agrees that the States assert a
			627(a)	unconscionable act or practice in	claim for violation of this statute.
				connection with a consumer	Meta does not agree that the text
				transaction. An unconscionable act or	printed here is the only relevant
				practice violates this act whether it	authority and provides appendices
				occurs before, during or after the	laying out relevant authority.
				transaction.	
Kentucky	Count XXII	Sects. III,	Ky. Rev.	Unfair, false, misleading, or	Meta agrees that the States assert a
		IV(A),	Stat. Chapter	deceptive acts or	claim for violation of this statute.
		V	§ 367.170(1)	practices in the conduct of any	Meta does not agree that the text
				trade or commerce are hereby	printed here is the only relevant
				declared unlawful.	authority and provides appendices
					laying out relevant authority.
Louisiana	Count	Sects. III,	La. Rev.	Unfair methods of competition	Meta agrees that the States assert a
	XXIII	IV(A),	Stat. Ann.	and unfair or deceptive acts or	claim for violation of this statute.
		V	§	practices in the conduct of any	Meta does not agree that the text
			51:1405(A)	trade or commerce are hereby	printed here is the only relevant
			, ,	declared unlawful.	authority and provides appendices
					laying out relevant authority.
Maine	Count	Sects. III,	Me. Rev.	Unfair methods of competition	Meta agrees that the States assert a
	XXIV	ΙV(A),	Stat. Ann.	and unfair or deceptive acts or	claim for violation of this statute.
		V	Tit. 5, § 207	practices in the conduct of any	Meta does not agree that the text
				trade or commerce are declared	printed here is the only relevant
				unlawful.	authority and provides appendices
					laying out relevant authority.
Michigan	Count	Sects. III,	Mich.	Unfair, unconscionable, or	Meta agrees that the States
	XXV	IV(A),	Comp. Laws	deceptive methods, acts, or	assert a claim for violation of
		V	§ 445.903	practices in the conduct of	this statute. Meta does not
			J	1	

				trade or commerce are unlawful.	agree that the text printed here is the only relevant authority and provides appendices laying out relevant authority. Meta notes that the States do not print the full text of the statute, which goes on to define violations in more specific and limited terms.
Minnesota	Count XXVI	Sect. III	Minn. Stat. § 325D.44, subdivision 1	A person engages in a deceptive trade practice when, in the course of business, vocation, or occupation, the person: (5) represents that goods or services have sponsorship, approval, characteristics, ingredients, uses, benefits, or quantities that they do not have or that a person has a sponsorship, approval, status, affiliation, or connection that the person does not have;	Meta agrees that the States assert a claim for violation of this statute. Meta does not agree that the text printed here is the only relevant authority and provides appendices laying out relevant authority.

Minnesota (continued)				<ul> <li>(7) represents that goods or services are of a particular standard, quality, or grade, or that goods are of a particular style or model, if they are of another; and</li> <li>(14) engages in any other conduct which similarly creates a likelihood of confusion or of misunderstanding.</li> </ul>	
Minnesota	Count XXVII	Sect. IV	Minn. Stat. § 325D.44, subdivisions 1(13) and 2(b)	1. A person engages in a deceptive trade practice when, in the course of business, vocation, or occupation, the person:  (13) engages in (i) unfair methods of competition, or (ii) unfair or unconscionable acts or practices. 2.(b) For purposes of subdivision 1, clause (13), the standard of proof provided under section  325F.69, subdivision 8, applies.	Meta agrees that the States assert a claim for violation of this statute. Meta does not agree that the text printed here is the only relevant authority and provides appendices laying out relevant authority.

Missouri	Count	Sects. III, IV, V	Mo. Rev.	The act, use or employment by	Meta agrees that the States assert
	XXVIII		Stat. §	any person of any deception,	a claim for violation of this
			407.020.1	fraud, false pretense, false	statute. Meta does not agree that
				promise, misrepresentation,	the text printed here is the only
				unfair practice or the	relevant authority and provides
				concealment, suppression, or	appendices laying out relevant
				omission of any material fact in	authority.
				connection with the sale or	
				advertisement of any	
				merchandise in trade or	
				commerce or the solicitation of	
				any funds for any charitable	
				purpose, as defined in section	
				407.453, in or from the state of	
				Missouri, is declared to be an	
				unlawful practice. The use by	
				any person, in connection with	
				the sale or advertisement of any	
				merchandise in trade or	
				commerce or the	
				solicitation of any funds for any	
				charitable purpose, as defined in	
				section 407.453, in or from the	
				state of Missouri of the fact that	
				the attorney	

Missouri				general has approved any filing	
(continued)				required by this chapter as the	
				approval, sanction or	
				endorsement of any activity,	
				project or action of such person,	
				is declared to be an unlawful	
				practice. Any act, use or	
				employment declared unlawful	
				by this subsection violates this	
				subsection whether committed	
				before, during or after the sale,	
				advertisement or solicitation.	
Nebraska	Counts	Sects. III,	Neb. Rev.	Unfair methods of competition	Meta agrees that the States
	XXIX-	IV(A), V	Stat. § 59-	and unfair or deceptive acts or	assert a claim for violation of
	XXX		1602; §	practices in the conduct of any	this statute. Meta does not agree
			87-	trade or commerce shall be	that the text printed here is the
			302(a); § 87-	unlawful.	only relevant authority and
			303.01		provides appendices laying out
					relevant authority.

Nebraska	Count XXXI	Sect. III	Neb. Rev.	A person engages in a	Meta agrees that the States
			Stat. §	deceptive trade practice	assert a claim for violation
			87-	when, in the course of his or	of this statute. Meta does
			302(a)	her business,	not agree that the text
			, ,	vocation, or occupation, he or she:	printed here is the only
				(2) Causes likelihood of	relevant authority and
				confusion or of	provides appendices laying
				misunderstanding as to the	out relevant authority.
				source, sponsorship, approval,	
				or certification of goods or	
				services;	
				(5) Represents that goods or	
				services have sponsorship,	
				approval, characteristics,	
				ingredients, uses, benefits, or	
				quantities that they do not have	
				or that a person has a	
				sponsorship, approval,	
				status, affiliation, or	
				connection that he or she	
				does not have;	
				(7) Represents that goods are	
				original or new if they are	
				deteriorated, altered,	
				reconditioned,	
				reclaimed, used, or secondhand,	
				except that sellers may repair	
				damage to and make adjustments	
				on or replace parts of otherwise	
				new goods in an effort to place	
				such goods in compliance with	
				factory	
				specifications;	

Nebraska				(9) Disparages the goods,	
(continued)				services, or business of another	
(**************************************				by false or misleading	
				representation of	
				fact;	
				(14) With respect to a sale or	
				lease to a natural person of	
				goods or services purchased or	
				leased	
				primarily for personal, family,	
				household, or	
				agricultural purposes, uses or	
				employs any referral or chain	
				referral sales technique, plan,	
				arrangement, or agreement.	
Nebraska	Count	Sect. IV(A)	Neb. Rev.	An unconscionable act or	Meta agrees that the States assert
	XXXII		Stat. §	practice by a supplier in	a claim for violation of this
			87-	connection with a consumer	statute. Meta does not agree that
			303.01	transaction shall be a violation	the text printed here is the only
				of the Uniform Deceptive Trade	relevant authority and provides
				Practices Act.	appendices laying out relevant
					authority.

New Jersey	Count	Sects. III, IV	N.J. Stat.	The act, use or employment by	Meta agrees that the States assert
	XXXIII	,	Ann.	any person of any commercial	a claim for violation of this
			§§	practice that is unconscionable	statute. Meta does not agree that
			56:8-2	or abusive, deception, fraud,	the text printed here is the only
				false pretense, false promise,	relevant authority and provides
				misrepresentation, or the	appendices laying out relevant
				knowing, concealment,	authority.
				suppression, or omission of	,
				any material fact with intent	
				that others rely upon such	
				concealment, suppression or	
				omission, in connection with the	
				sale or advertisement of any	
				merchandise or real estate, or with	
				the subsequent performance of	
				such person as aforesaid, whether	
				or not any person has in fact been	
				misled, deceived or damaged	
				thereby, is declared to be an	
				unlawful practice; provided,	
				however, that nothing herein	
				contained shall apply to the owner	
				or publisher of newspapers,	
				magazines, publications or printed	
				matter wherein such	
				advertisement appears, or to the	
				owner or operator of a radio or	
				television station which	
				disseminates	

## Case 4:22-md-03047-YGR Document 662-2 Filed 03/01/24 Page 22 of 34

New				such advertisement when the	
Jersey				owner, publisher, or operator	
(continued)				has no knowledge of the intent,	
(**************************************				design or purpose of the	
				advertiser.	
New York	Count XXXIV	Sects. III, V	N.Y. Gen. Bus.	Deceptive acts or practices in	Meta agrees that the States
			Law	the conduct of any business,	assert a claim for violation of
			§ 349(a)	trade or commerce or in the	this statute. Meta does not
				furnishing of any service in	agree that the text printed
				this state are hereby declared	here is the only relevant
				unlawful.	authority and provides
					appendices laying out
					relevant authority.
New York	Count XXXV	Sects. III, V	N.Y. Gen. Bus.	False advertising in the conduct	Meta agrees that the States
			Law	of any business, trade or	assert a claim for violation of
			§ 350	commerce or in the	this statute. Meta does not
				furnishing of any	agree that the text printed here
				service in this state is hereby	is the only relevant authority
				declared unlawful.	and provides appendices laying
					out relevant authority.

New York	Counts XXXVI- XXXVIII	Sect. III	N.Y. Exec. Law § 63(12)	Whenever any person shall engage in repeated fraudulent or illegal acts or otherwise demonstrate persistent fraud or illegality in the carrying on, conducting or transaction of business, the attorney general may apply, in the name of the people of the state of New York, to the supreme court of the state of New York, on notice of five days, for an order enjoining the continuance of such business activity or of any fraudulent or illegal acts, directing restitution and damages and, in an appropriate case, cancelling any certificate filed under and by virtue of the provisions of section four hundred forty of the former penal law or section one hundred thirty of the general business law, and	Meta agrees that the States assert a claim for violation of this statute. Meta does not agree that the text printed here is the only relevant authority and provides appendices laying out relevant authority.
				an appropriate case, cancelling any certificate filed under and	
				section four hundred forty of	
				section one hundred thirty of	
				the general business law, and the court may award the relief applied for or so much thereof	
				as it may deem proper. The word "fraud" or "fraudulent"	
				as used herein shall include any device, scheme or artifice	
				to defraud and any deception,	
				misrepresentation, concealment, suppression, false pretense, false	

		promise or unconscionable contractual provisions.	

New York				The term "persistent fraud" or	
(continued)				"illegality" as used herein shall	
				include continuance or carrying	
				on of any fraudulent or illegal	
				act or conduct. The term	
				"repeated" as used herein shall	
				include repetition of any	
				separate and distinct fraudulent	
				or illegal act, or conduct which	
				affects more than one	
				person.	
North Carolina	Count	Sects. III,	N.C.G.S. §	Unfair methods of	Meta agrees that the States
	XXXIX	IV(A),	75-	competition in or affecting	assert a claim for violation
		V	1.1(a)	commerce, and unfair or	of this statute. Meta does
				deceptive acts or	not agree that the text
				practices in or affecting	printed here is the only
				commerce, are declared	relevant authority and
				unlawful.	provides appendices laying
					out relevant authority.
					Meta notes that the States
					do not print the full text of
					the statute, which goes on
					to define violations in more
					specific and limited terms,
					as described in Meta's
					briefs and appendices.

North Dakota	Counts XL- XLI	Sects. III, IV(A)	N.D. Cent. Code § 51-15-02	The act, use, or employment by any person of any deceptive act or practice, fraud, false pretense, false promise, or misrepresentation, with the intent that others rely thereon in connection with the sale or advertisement of any merchandise, whether or not any person has in fact been misled, deceived, or damaged thereby, is declared to be an unlawful practice. The act, use, or employment by any person of any act or practice, in connection with the sale or advertisement of any merchandise, which is unconscionable or which causes or is likely to cause substantial injury to a person which is not reasonably avoidable by the injured person and not outweighed by countervailing benefits to	Meta agrees that the States assert a claim for violation of this statute. Meta does not agree that the text printed here is the only relevant authority and provides appendices laying out relevant authority.
				competition, is declared to be an	
				unlawful practice	
Ohio	Count XLII	Sect. III	Ohio Rev.	No supplier shall commit an	Meta agrees that the States
			Code §	unfair or deceptive act or	assert a claim for violation of
			1345.02(A)	practice in connection with a	this statute. Meta does not
			( )	consumer	agree that the text printed here
				transaction. Such an unfair or	is the only relevant authority

## Case 4:22-md-03047-YGR Document 662-2 Filed 03/01/24 Page 27 of 34

		deceptive act or	and provides appendices laying out relevant authority.

Ohio				practice by a supplier violates this	
(continued)				section whether it occurs before,	
				during, or after the transaction.	
Ohio	Count	Sect. IV(A)	Ohio Rev.	No supplier shall commit an	Meta agrees that the States assert
	XLIII		Code §	unconscionable act or practice	a claim for violation of this
			1345.03(A)	in connection with a consumer	statute. Meta does not agree that
				transaction. Such an	the text printed here is the only
				unconscionable act or	relevant authority and provides
				practice by a supplier violates this	appendices laying out relevant
				section whether it occurs before,	authority.
	~	~ ***	0.7.0	during, or after the transaction.	
Oregon	Count	Sect. IV	O.R.S. §	A person engages in an unlawful	Meta agrees that the States assert
	XLIV		646.607(1)	trade practice if in the course of	a claim for violation of this
				the person's business, vocation	statute. Meta does not agree that
				or occupation the person:	the text printed here is the only
				(1) Employs any	relevant authority and provides
				unconscionable tactic in	appendices laying out relevant
				connection with selling, renting	authority.
				or disposing of real estate, goods	
				or services, or collecting or	
Omagan	Count	Sect. IV	O D C C	enforcing an obligation. As used in ORS 336.184 and	Mata agrees that the States assent a
Oregon	XLIV	Sect. IV	O.R.S. § 646.605(9)(a)		Meta agrees that the States assert a claim for violation of this statute.
				(9) "Unconscionable tactics"	Meta does not agree that the text
				include, but are not limited	printed here is the only relevant
				to, actions by which a	authority and provides appendices
				person:	laying out relevant authority.
				(a) Knowingly takes	
				advantage of a	
				customer's physical infirmity,	
				ignorance, illiteracy or inability	
				to understand the language of the	
				agreement[.]	

Oregon	Count XLV	Sect. III	O.R.S. §	A person engages in an unlawful	Meta agrees that the States assert a
			646.608(1)(e)	practice if in the course of the	claim for violation of this statute.
				person's business, vocation or	Meta does not agree that the text
				occupation the person does any of	printed here is the only relevant
				the following:	authority and provides appendices
				(e) Represents that real estate,	laying out relevant authority.
				goods or services have	
				sponsorship, approval,	
				characteristics,	
				ingredients, uses, benefits,	
				quantities or qualities that the	
				real estate, goods or services do	
				not have or that a person has a	
				sponsorship, approval,	

Oregon				status, qualification, affiliation, or	
(continued)				connection that the	
	G THIN	G . III	0.7.0.0	person does not have.	1 . 1 . 2
Oregon	Count XLVI	Sect. III	O.R.S. §	A person engages in an unlawful	Meta agrees that the States assert
			646.608(1)(t)	practice if in the course of the	a claim for violation of this
				person's business, vocation or	statute. Meta does not agree that
				occupation the person does any of	the text printed here is the only
				the following:	relevant authority and provides
				(t) Concurrent with tender or	appendices laying out relevant
				delivery of any real estate,	authority.
				goods or services fails to	
				disclose any	
				known material defect or material	
				nonconformity.	
Pennsylvania		Sects. III,	73 P.S. § 201-3	Unfair methods of competition	Meta agrees that the States assert
	XLVII-	IV(A),		and unfair or deceptive acts or	a claim for violation of this
	XLVIII	V		practices in the conduct of any	statute. Meta does not agree that
				trade or commerce as defined by	the text printed here is the only
				subclauses (i)	relevant authority and provides
				through (xxi) of clause (4) of	appendices laying out relevant
				section 2 of this act and	authority.
				regulations promulgated under	
				section 3.1 of this act are hereby	
				declared unlawful. The	
				provisions of this act shall not	
				apply to any owner, agent or	
				employee of any radio or	
				television station, or to any	
				owner, publisher, printer, agent	
				or employee of a newspaper or	
				other publication, periodical or	
				circular, who, in good faith and	
				without knowledge of the	
				falsity or deceptive character	

				thereof, publishes, causes to be published or takes part in the publication of such advertisement.	
Rhode Island	Count XLIX	Sects. III, IV(A), V	R.I. Gen. L. §§ 6- 13.1-2	Unfair methods of competition and unfair or deceptive acts or practices in the conduct of any trade or commerce are declared unlawful.	Meta agrees that the States assert a claim for violation of this statute.  Meta does not agree that the text printed here is the only relevant authority and provides appendices laying out relevant authority.
South Carolina	Count L	Sects. III, IV(A), V	S.C. Code Ann. § 39-5- 20(a)	Unfair methods of competition and unfair or deceptive acts or practices in the conduct of any trade or commerce are hereby declared unlawful.	Meta agrees that the States assert a claim for violation of this statute. Meta does not agree that the text printed here is the only relevant authority and provides appendices laying out relevant authority. Meta notes that the States do not print the full text of the statute, which goes on to define violations in more specific and limited terms, as described in Meta's briefs and appendices.

Virginia	Count LI	Sect. III	Va. Code §§	The following fraudulent acts	Meta agrees that the States assert a
			59.1-	or practices committed by a	claim for violation of this statute.
			200(A)	supplier in connection with a	Meta does not agree that the text
				consumer transaction are	printed here is the only relevant
				hereby	authority and provides appendices
				declared	laying out relevant authority.
				unlawful:	
				(5) Misrepresenting that goods	
				or services have certain	
				quantities, characteristics,	
				ingredients,	
				uses, or benefits;	
				(6) Misrepresenting that goods or	
				services are of a particular	
				standard, quality, grade, style, or	
				model;	
				(14) Using any other deception,	
				fraud, false pretense, false	
				promise, or misrepresentation in	
				connection with a consumer	
Washington	Counts	Sects. III,	Wash. Rev.	transaction.	Mate agrees that the States assert a
vv asimigion	Counts LII-		Code §	Unfair methods of competition and unfair or deceptive acts or	Meta agrees that the States assert a claim for violation of this statute.
	LII- LIII	IV(A), V	19.86.020	practices in the conduct of any	Meta does not agree that the text
	Lill	·	19.00.020	trade or commerce are hereby	printed here is the only relevant
				declared unlawful.	authority and provides appendices
				deciared uniawital.	laying out relevant authority.
		l			ing out refer and additionty.

Wisconsin	Count LIV	Sect. III	Wis. Stat.	No person, firm, corporation	Meta agrees that the States
			§	or association, or agent or	assert a claim for violation of
			100.18(1)	employee thereof, with intent	this statute. Meta does not
			` ,	to sell,	agree that the text printed
				distribute, increase the	here is the only relevant
				consumption of or in any wise	authority and provides
				dispose of any real estate,	appendices laying out
				merchandise,	relevant authority.
				securities, employment,	
				service, or anything offered	
				by such person, firm,	
				corporation or	
				association, or agent or employee	
				thereof, directly or indirectly, to	
				the public for sale, hire, use or	
				other distribution, or with intent	
				to induce the	
				public in any manner to enter into	
				any contract or obligation relating	
				to the purchase, sale, hire, use or	
				lease of any real estate,	
				merchandise, securities,	
				employment or service, shall	
				make, publish,	
				disseminate, circulate, or place	
				before the public, or cause,	
				directly or indirectly, to be	
				made,	

Wisconsin	published, disseminated,	Meta agrees that the States
(continued)	circulated, or placed before	assert a claim for violation
	the public, in this state, in a	of this statute. Meta does
	newspaper,	not agree that the text
	magazine or other publication,	printed here is the only
	or in the form of a book, notice,	relevant authority and
	handbill, poster, bill, circular,	provides appendices laying
	pamphlet, letter, sign, placard,	out relevant authority.
	card, label, or over any radio or	•
	television station, or in any other	
	way similar or dissimilar to the	
	foregoing, an	
	advertisement, announcement,	
	statement or	
	representation of any kind to the	
	public relating to such purchase,	
	sale, hire, use or lease of such	
	real estate, merchandise,	
	securities, service or	
	employment or to the terms or	
	conditions thereof, which	
	advertisement, announcement,	
	statement or representation	
	contains any assertion,	
	representation or	
	statement of fact which is	
	untrue, deceptive or	
	misleading.	